limited to the cost or value of the repairs or alterations actually performed abroad, which will include all domestic and foreign articles furnished for the repairs or alterations but shall not include any of the expenses incurred in this country whether by way of engineering costs, preparation of plans or specifications, furnishing of tools or equipment for doing the repairs or alterations abroad, or otherwise.

[T.D. 94-47, 59 FR 25567, May 17, 1994, as amended by T.D. 95-68, 60 FR 46361, Sept. 6, 1995]

§ 10.8a Imported articles exported and reimported.

- (a) In addition to regular entry procedures, supplementary documentation is required in connection with duty-free entries under subheading 9801.00.25, Harmonized Tariff Schedule of the United States (19 U.S.C. 1202), of articles which were originally entered duty paid, removed from Customs custody, and subsequently exported, if:
- (1) The articles were exported within 3 years after the date of the previous importation.
- (2) The articles were not advanced in value or improved in condition by any process of manufacture or other means while abroad.
- (3) The articles did not conform to sample or specifications abroad.
- (4) The articles are reimported by or for the account of the person who imported them into and exported them from the United States.
- (b) The following supplementary documents shall be filed in connection with the entry of articles claimed to be free of duty under subheading 9801.00.25, Harmonized Tariff Schedule of the United States:
- (1) A declaration by the person abroad who received and is returning the merchandise to the United States, in substantially the following form:

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I declare that the (De
scription of articles) were received by me
from (Name
and address of U.S. exporter), that they have
not been advanced in value or improved in
condition by any process of manufacture of
other means and are being returned to
(Name and ad-
dress of consignee in the United States) be-
cause they do not conform to sample or spec
ifications for the following reasons:

(Date)	(Signature)
(Address)	(Title)

(2) A declaration by the owner, importer, consignee, or agent, in substantially the following form:

I declare that th	ıe
(Description of articl	es) were previously im-
ported into the Unite	ed States at the Port of
(Na:	me of port), Entry
No, on	(Date of entry) by
	(Name and address of
importer) at which ti	me duty was paid; that
they were exported f	from the United States
at the Port of	(Name of port)
on	(Date of exportation)
by	(Name and address
	benefit of drawback;
that the articles are	being reimported by or
	, and, that
the attached	declaration from
	(Name of for-
eign shipper) is correc	et in every respect.
(Date)	(Signature)

(Date)	(Signature)
(Address)	(Title)

(c) If the port director concerned is reasonably satisfied because of the nature of the articles or production of other evidence that the requirements of subheading 9801.00.25, Harmonized Tariff Schedule of the United States, and the related section and additional U.S. notes have been met, he may waive the production of the documents provided for in paragraph (b) of this section.

 $[\mathrm{T.D.}\ 72{-}221,\ 37\ \mathrm{FR}\ 17469,\ \mathrm{Aug.}\ 29,\ 1972,\ \mathrm{as}$ amended by T.D. 89–1, 53 FR 51247, Dec. 21, 1988]

§ 10.9 Articles exported for processing.

- (a) Except as otherwise provided for in this section, the following documents shall be filed in connection with the entry of articles which are returned after having been exported for further processing and which are claimed to be subject to duty only on the value of the processing performed abroad under subheading 9802.00.60, Harmonized Tariff Schedule of the United States (HTSUS):
- (1) A declaration by the person who performed the processing abroad, in substantially the following form: